Case3:08-cr-00222-WHA Document133 Ail 2005/24/20_Page120f22_ WHA CR 08-0236 MMC TO: Judge alsuf + Judge Charney Clos Clark of the Court LED MAY 2 4 2010 From: Rule Brugnani Dear Judge alsup und Judge Kesnery This letter shall affirm that I request to have the plea (Judge alsup), motion for evidencising tax loss hearing (Judge alsup), motion to be released from custode (Judge alsup + Judge Chesney), clockwalters from Victoria Drughara (Judge Claup + Judge Cherney) and reply to US attorney and Probation sentencing reports-supplemental (Judge alsey + Judge Chesney)
filed and calendared as soon as possible in my las been fried berause le las refused to file these motions and declarations and because he has not contacted me en weeks despute being paidasubstantial sum (\$75K). Those motion are critical to my cases because the declarations - supplemental detail the ineffectiveness of Having Tabash between Movember 3, 2009 and January 26, 2010. Gudge alsup ruled that the motion to willdrew the

plan did not detail in any declaration or swoon testimoner of Tabacks in effectiveness. It requested prior to their motion being filed for Brien Gety to detail these problems with Tatuck and I wrote then down on 2 pages for Mety. Detry either forgot or did not include those details which resulted in the devial of the notion. Furthermore Metry did not include my mothers declaration which detailed my sovere illiness. Additionally it never agreed to a \$194 tax loss and, in fact, can etitence a tax loss of \$0. I told Brian to file the motion for evidencion tax loss hearing so I can show the errors on the US attorney ins spread sheet. Finally, the response to the probation + 05 attorning mescatering report was word of detailed correction to errors and misstatement, made in those reports; the supplemental reply clearly details the responses to the inaccurate statements... Brian Hetzwas given the opportumity to file these motions and replays but reported because it will cart light on his differencies in their preparation as detailed in Judge alseyn miling. Is a result, I have no choice but to be pro- For in both cases.

I am currently housed in a solitary confinement "POD" in the CAKLAND SALL with 9 menderers out of 15 primers. I only get out of, my 10 × 7 coment cell inc hour every 2-3 days, so that is only 3 hour a week. I am confined to a coment slab bed with a "4" vingl mot, beducken because the cell is so small ". The murder's scream profinity

and bury on their doors and bury their steel chairs into concrete 24/7. I do not believe I should be here. I beg for justice and ask to be released back on "OR" or I was for 2 yrs, pending the outcome of these cases. Or wou know it made every court date for 2 years in both cases and are no threat to myself or othere 'es detailed in the USATTN'M psychiatrial report from the Kessler made port of these cases. I am neither a flight aisk, as I have 4 children in school and live in Sea Cliff, mor a danger so I beg to be released prending the outcome of these cases. My four children have not seen me in 3 months. Lauren 9, Brianna 6, Lule 14, and Vencent 11 are suffering terribly and need their father. My son Kule graduates next trickey and I would like to see him graduate. Most of all of have done nothing to warrant sharing cells with meridenes (Muslin Baker mundain thyun mutimuder, de) they all thatalen me und scream loudly and long on their doors so I can't make my call every 3 days), let allow being looked up in the OALUSIOTAL for 3 months. as you know the plea agreement, which I am moving to be set aside, calls for release from custody and I wan only taken back into custody hours after the motion to withher the plea was filed. The US attorney used the excuse that I helped my mother open a granage done that was troken and weaps 300 lbs at sec Cliff. This 5 weeks pron to the remaind and

was never us issue until the motion to withdraw the plea was filed hours before.

For pagemation for the tox evidencial heaving I need access to my books and records at 224 Lea Cleff which will take several days as the years are 1998-62003 (7-13 year, ago) and the records are volummous... on a final note I have experenced 4 medical emergencies for treathing problem, and chest pain as well as dinguiness since being in solitany forharm for 3 weeks. I do have a medial history (Kaisei Permanante) of angine and these are terrible, conditions for a healthy man, let alone one with compromised health conditions. Moreover, the level of punishment is not commonsuate with the alleged violation of the release, which was not decined an "issue" until the motion to withdraw the plea was filed 5 weeks later.

In closing, I request to be released on OR pending the outrome of these cases, or alternatively home confinement. This will allow for the required preparation for the up coming motions and trials if the motions are granted and will be consistent with the seventy of the alleged matters and the fact that I am no theat to myself or others and well situated as a family man in the conmenty. Vous truly Like Eaugunn

Kay Brugnavas (415) 505-8869